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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/727,178	12/02/2003	Simon Robert Walmsley	PEA09US	4574	
24011	7590 01/12/2006		EXAMINER		
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393 DARLII BALMAIN,	NG STREET NSW 2041	ART UNIT	PAPER NUMBER		
AUSTRALÍA			2188		
			DATE MAILED: 01/12/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati	on No.	Applicant(s) WALMSLEY, SIMON ROBERT				
		10/727,1	78					
Office Action Summary			r	Art Unit				
		Duc T. Do		2188				
Period fo	The MAILING DATE of this communication a or Reply	ppears on the	e cover sheet with the	correspondence ad	ldress			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REF CHEVER IS LONGER, FROM THE MAILING nsions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. operiod for reply is specified above, the maximum statutory perior re to reply within the set or extended period for reply will, by stated reply received by the Office later than three months after the mailed patent term adjustment. See 37 CFR 1.704(b).	DATE OF TH 1.136(a). In no ev od will apply and w ute, cause the app	HIS COMMUNICATIO ent, however, may a reply be ti rill expire SIX (6) MONTHS fron olication to become ABANDONI	N. mely filed n the mailing date of this c ED (35 U.S.C. § 133).				
Status								
1)⊠	Responsive to communication(s) filed on 19	May 2004						
-	This action is FINAL . 2b)⊠ This action is non-final.							
3)	, —							
,	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	on of Claims	·						
4)⊠	Claim(s) 1-6 is/are pending in the application	1						
	4a) Of the above claim(s) is/are withdrawn from consideration.							
	Claim(s) is/are allowed.							
·	Claim(s) 1-6 is/are rejected.							
7)	and the state of t							
,—	Claim(s) israre objected to: Claim(s) are subject to restriction and/or election requirement.							
	on Papers		- 4					
_	·							
9) The specification is objected to by the Examiner.								
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority ι	ınder 35 U.S.C. § 119							
	12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)□ All b)□ Some * c)⊠ None of:							
	1. Certified copies of the priority documents have been received.							
	 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage 							
				ed in this National	Stage			
* 0	application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.								
Attachmen								
1) Motice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date								
3) 🔲 Infon	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/0	08)	5) D Notice of Informal f)-152)			
rape	r No(s)/Mail Date		6) Other:					

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DETAILED ACTION

Status of Claims

Claims 1-6 are in the application.

Claims 1-6 are rejected.

Acknowledgment is made of applicant's claim for foreign priority based on an application filed in AUSTRALIA on 12/02/02. It is noted, however, that applicant has not filed a certified copy of the 2002953134 2002953135 applications as required by 35 U.S.C. 119(b).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all

obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are

such that the subject matter as a whole would have been obvious at the time the invention was made to a person

having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the

manner in which the invention was made.

Claims 1-6 rejected under 35 U.S.C. 103(a) as being anticipated by Mehrotra et al (US

6145054).

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As for claim 1, Mehrotra describes a method of updating a cache in an integrated circuit comprising: the cache (Fig 1: #105 cache; column 1 lines 60-68) a processor connected to the cache via a cache bus (Fig 1: #102, processor connecting with the cache #105; column 1 lines 60-68); a memory interface (Fig 4) connected to the cache via a first bus (Fig 1: #107, main memory and #105 cache) and to the processor via a second bus (Fig 1: #102), the first bus being wider than the second bus or the cache bus (Mehrotra's Fig 6B, column 13 lines 62 to column 14 lines 15 describes the cache using the read port 8 bytes wide to supply data back to the processor, and using fill port 32 bytes wide for data returning from memory); and memory connected to the memory interface via a memory bus (Fig 4: #107); the method comprising the steps of:

(a) following a cache miss, using the processor to issue a request for first data via a first address, the first data being that associated with the cache miss (Mehrota's column 9 lines 1-10);

(b) in response to the request, using the memory interface to fetch the first data from the memory, and sending the first data to the processor (Mehrotra's column 9, lines 21-30, level 1 generate a cache access request to level 2);

- (c) sending, from the memory interface and via the first bus, the first data and additional data, the additional data being that stored in the memory adjacent the first data (Mehrotra's column 9 lines 1-5, cache fill operation);
- (d) updating the cache with the first data and the additional data via the first bus (Mehrotra's column 9 lines 21-25 passing returned data to lower cache levels); and
- (e) updating flags in the cache associated with the first data and the additional data, such that the updated first data and additional data in the cache is valid (Mehrotra's column 9 lines 8-12, valid cache line status bit).

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As for claim 2, the claim recites wherein the processor is configured to attempt a cache update with the first data upon receiving it from the memory interface, the method further including the step of preventing the attempted cache update by the processor from being successful, thereby preventing interference with the cache update of steps (d) and/or (e). Mehrotra's column 13 lines 33-50 describes a read miss/write miss situation in which the subsequence write operation is not completed until previous read data is returned in the cache.

As for claim 3, the claim recites method according to claim 2, wherein steps (c), (d), and (e) are performed substantially simultaneously (Mehrotra's column 3 lines 1-27 describe the non-blocking cache architectures in which multiples steps and multiple requests are processed concurrently).

As for claim 4, the claim recites wherein steps (d) and (e) are performed by the memory interface. Mehrotra's column 13 lines 53-55 describes each cache level has entities which can generate access requests to the cache.

As for claim 5, the claim recites wherein steps (d) and (e) are performed in response to the processor attempting to update the cache following step (c). Mehrotra's column 13 lines 38-50 describes handling the write miss including generating a read miss to the next higher cache level, and the requested data is then returned and written into the cache.

As for claim 6, the claim recites wherein the memory interface is configured to monitor the processor to determine when it attempts to update the cache following step (c). Mehrotra's column 13 lines 31-35 describes each cache level is provided with a buffer to store the data associated with the write request until the write hit is achieved.

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Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure.

When responding to the office action, Applicant is advised to provide the examiner with

the line numbers and page numbers in the application and/or references cited to assist examiner

to locate the appropriate paragraphs.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Duc T. Doan whose telephone number is 571-272-4171. The

examiner can normally be reached on M-F 8:00 AM 05:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Mano Padmanabhan can be reached on 571-272-4210. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ano Camanache Mano Padmanabhan

> MANO PADMANABHAN SUPERVISORY PATENT EXAMINER

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Supervisory Patent Examiner

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